



1441 Route 22 Suite 206 Brewster, NY 10509 **P:** (914) 304-4353 **F:** (914) 304-4378 www.schwabgasparini.com

Caitriona Robbins, Esq. Associate crobbins@ schwabgasparini.com

Via ECF

Honorable Philip M. Halpern United States District Court Southern District of New York 300 Quarropas Street White Plains, New York 10601

Re: Singh v. JG.
Index: 18-CV-1232

Our File: 100.112

The case has been referred to the magistrate judge for all general pretrial purposes. (Doc. 17). Thus, Defendants' request that discovery be stayed should be made to the magistrate judge in accordance with his rules. The Clerk is instructed to terminate ECF No. 57.

Dated: New York, NY December 7, 2020 SO ORDERED.

Philip M. Halpern, U.S.D.J.

Dear Judge Halpern:

This office represents the defendants, JGAJ PETROLEUM, INC. d/b/a 310 BROADWAY MOBIL, VARINDER SINGH and RAM GRUPAL SHETTY, in the above captioned matter.

We are in receipt of Plaintiff's letter requesting a pre-motion conference regarding their anticipated motion to withdraw from representing Plaintiff in this action. We take no position regarding this issue, however, request that in light of counsel's letter, discovery be stayed until such time as the pre-motion conference can be held and a final order issued.

Thank you for the Court's time and attention to this matter. If you have any questions or concerns please do not hesitate to contact the undersigned.

Very truly yours,

SCHWAB & GASPARINI PLLC

By: ___/s CAITRIONA ROBBINS Associate

CC: Troy Law, PLLC - Aaron Schweitzer, Esq.